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 6
    TYRONE DEMOND MAHAN
 7
                       IN THE UNITED STATES DISTRICT COURT
 8
 9
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
10
11
    UNITED STATES OF AMERICA,
                                       No. Cr. S 03-513 JAM
12
                                       STIPULATED MOTION AND ORDER TO
                    Plaintiff,
                                     )
                                       REDUCE SENTENCE PURSUANT TO 18
13
                                       U.S.C. § 3582(c)(2)
         V.
                                       RETROACTIVE CRACK COCAINE REDUCTION
14
    TYRONE DEMOND MAHAN,
                                       CASE
15
                    Defendant.
                                        Judge: Honorable JOHN A. MENDEZ
16
17
         Defendant, TYRONE DEMOND MAHAN, by and through his attorney,
18
    Assistant Federal Defender David M. Porter, and plaintiff, UNITED
19
    STATES OF AMERICA, by and through its counsel, First Assistant U.S.
20
    Attorney Phillip A. Talbert hereby stipulate as follows:
21
         1.
              Pursuant to 18 U.S.C. § 3582(c)(2), this Court may reduce the
22
    term of imprisonment in the case of a defendant who has been sentenced
23
    to a term of imprisonment based on a sentencing range that has
    subsequently been lowered by the Sentencing Commission pursuant to 28
2.4
    U.S.C. § 994(o);
25
              By judgment dated November 17, 2005, this Court sentenced Mr.
26
27
    Mahan to a term of imprisonment of 156 months;
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On June 4, 2008, the parties filed a stipulation providing

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that the total offense level applicable to Mr. Mahan was subsequently
lowered by the United States Sentencing Commission in Amendment 706 by
two levels, from 28 to 26. Mr. Mahan's criminal history category was
VI, so the applicable guideline range became 120 to 150 months.
4. On June 4, 2008, the Court issued an order reducing Mr.
Mahan's sentence from 156 to 134 months.
5. The total offense level applicable to Mr. Mahan was
subsequently lowered by the United States Sentencing Commission in
Amendment 750, from 26 to 25, resulting in a new guideline range of 11
to 137 months, and the parties agree to a sentence reduction to 120
months, the mandatory minimum sentence;
6. Accordingly, the parties request the court enter the order
lodged herewith reducing Mr. Mahan's term of imprisonment to a term of
imprisonment of 120 months.
Dated: November 10, 2011
Respectfully submitted,

BENJAMIN WAGNER DANIEL J. BRODERICK United States Attorney Federal Defender

/s/ Phillip A. Talbert /s/ David M. Porter

PHILLIP A. TALBERT DAVID M. PORTER
First Assistant U.S. Attorney Assistant Federal Defender

Attorney for Plaintiff Attorney for Movant
UNITED STATES OF AMERICA TYRONE DEMOND MAHAN

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ORDER 1 2 This matter came before the Court on the stipulated motion of the 3 defendant for reduction of sentence pursuant to 18 U.S.C. § 3582(c)(2). The parties agree, and the Court finds, that Mr. Mahan is entitled 4 to the benefit of the retroactive amendment reducing crack cocaine 5 6 penalties, which reduces the applicable total offense level from 26 to 7 25, and a sentence within the applicable guideline range and at the statutory mandatory minimum would be 120 months. 8 9 IT IS HEREBY ORDERED that the term of imprisonment originally 10 imposed is reduced to 120 months. 11 IT IS FURTHER ORDERED that all other terms and provisions of the 12 original judgment remain in effect. 13 Unless otherwise ordered, Mr. Mahan shall report to the United States Probation office closest to the release destination within 14 15 seventy-two hours after his release. Dated: November 14, 2011 16 17 /s/ John A. Mendez 18 HONORABLE JOHN A. MENDEZ U.S. District Judge 19 20 21 22 23 2.4 25 26 27

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